## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

CLERK, U.S. DISTRI UNITED STATES OF AMERICA 99999 v. **CRIMINAL NO. 3:22-CR-290-S (BK)** 

IDUAR ACOSTA FERNANDEZ

## REPORT & RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE AND DEFENDANT'S WAIVER OF RIGHT TO OBJECT

Defendant IDUAR ACOSTA FERNANDEZ is charged in a petition with a violation of the terms of his probation. On this date, the United States magistrate judge conducted a revocation hearing. Defendant appeared in person and represented by counsel.

Based on Defendant's plea of true to the allegations in the petition and any evidence and arguments offered at the hearing, the magistrate judge recommends the United States district judge:

find Defendant violated the terms of his	probation	•	
revoke Defendant's probation;	Z'	d	
impose a sentence of imprisonment of _ of supervised release to follow; and		months with a term of	months
resonmend that surture be serve	dat FOI	Seasoville, and that Difu	blance by purmetted
to self-currence no earlier May 17 SO RECOMMENDED on March 20, 2	2024		( ) -
	X.	Merto	$\searrow$
	/ YKS	NEE HARRIS TOLIVER NITED STATES MAGISTRAT	TE JUDGE

In open court, the magistrate judge informed Defendant that any recommendation of revocation of supervised release, and the imposition of any sentence, is subject to the approval of the United States District Judge, and that Defendant may object to the magistrate judge's recommendation before any additional sentence is imposed.

I, IDUAR ACOSTA FERNANDEZ, after consulting with my attorney, hereby waive my right to object to the report and recommendation of the magistrate judge and any

right to allocution before the district judge before sentence is imposed. do NOT waive my right to object to the report and recommendation of the magistrate judge and understand that I have 14 days to file written objections.

Defendant

Defense Cou

Assistant U

Consented to by United States